SECTION 2. The drainage commissioners of the said Authority to county of Calumet are hereby authorized, for the pur- of Calumet county pose of draining and reclaiming the swamp and over- 13. flowed lands lying in said county of Calumet, to enter upon and remove any obstructions to the flowage of the waters in the Manitowoc river, at a point called the Rips, in said county of Manitowoc; and in removing such obstructions they may expend any portion of the drainage fund apportioned to said county of Calumet, which in their judgment may be necessary and proper for the purpose of such drainage and reclamation.

SECTION 3. All acts or parts of acts conflicting with Bepeal.

the provisions of this act, are hereby repealed.

SECTION 4. This act shall take effect and be in force from and after its passage.

Approved March 31, 1863.

CHAPTER 165.

[Published April 15, 1863.]

AN ACT relative to the publication of the delinquent tax list in the county of Winnebago.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. All lands returned to the county treas- When lands ruburer of the county of Winnebago, as provided by law, ject to sale. upon which the taxes, interest and charges shall not be paid by the first Monday of April next after the return thereof, shall be subject to sale, as hereinafter provided.

SECTION 2. The county treasurer of said county treasurer to shall, immediately after the day specified in the pre-delinquent ceding section, make out a statement of all such lands, lands, &c. containing a brief description thereof, according to the delinquent return, with an accompanying notice, stating that so much of each tract or parcel of land described in said statement as may be necessary therefor, will, on the second Tuesday of May thereafter and the next succeeding days, be sold by him, at public auction, at some public place, naming the same, at the seat of justice of his county, for the payment of the taxes, inter-19gt.

Discriptions-imperfect ones ed in list.

Such treasurer shall not est and charges thereon. imperfect ones not to be include unite in such list any two or more descriptions which were returned separately, nor shall he divide or separate any parcel or tract of land which was returned as one description, so as to make two or more descriptions; but if any tract returned shall be so imperfectly described as to render it uncertain what particular tract is intended, he shall not include such description in his list as aforesaid.

Notice of sale of to be published.

Section 3. The county treasurer of said county delinquent lands shall, immediately after making the statement and notice required in the next preceding section, make out a notice that so much of each tract or parcel of all lands returned to the county treasurer, as provided by law, upon which the taxes, interest and charges shall not be paid before the second Tuesday of May, as will be necessary therefor, will, on the said second Tuesday of May and the next succeeding days, be sold by him, at public auction, at the same place appointed in the next preceding section, for the payment of taxes, and that a list of such lands is posted up in his office for public inspection; and shall cause such notice to be published in a newspaper printed at the county seat of said county of Winnebago, at least once a week for four successive weeks prior to the said second Tuesday of May. The printer shall receive for the publication of said notice, the same fees as are provided by law for the publication of legal notices.

Printer's tee.

Statutes requireing list to be published at length, not applicable to Winnebago county.

Proviso.

Section 4. Sections two and three of chapter twenty-two of the general laws of 1859, entitled "an act relative to the sale of lands for unpaid taxes, and the conveyance and the redemption thereof," shall not, nor shall any other law of this state requiring the delinguent tax-list mentioned in said sections two and three to be published at length, apply to said county of Winnebago, or to the lands returned in said county for delinquent taxes: provided, however, that this act shall not be so construed as to prevent the treasurer of said county from selling said lands for delinquent taxes, as required by section six of chapter twenty-two aforesaid.

SECTION 5. This act shall take effect and be in force from and after the 1st day of July, A. D. 1863, and not before.

Approved March 30, 1863.